UNITED STATES DISTRICT COUR EASTERN DISTRICT OF NEW YO UNITED STATES OF AMERICA,	IN CLERK'S OFFICE	RE-SENTENCE JUDGMENT INCLUDING SENTENCE
VS.	U.S. DISTRICT COURT, E.D.N.Y. ★ FEB 2005 ★	NO. <u>CR 02-466(S-2)-01(JG)</u> USM# <u>09073-067</u>
JASON VALE	BROOKLYN OFFICE	
***************************************	•••••	
Charles S. Kleinberg, Esq. Assistant United States Attorney	Ronald Tolkin Court Reporter	Gerald Di Chiara, Esq. Defendant's Attorney
The defendant <u>Jason Vale</u> was for is ADJUDGED guilty of such Count(ound guilty of counts 1,2 and 3 of a s), which involve the following o	a superseding order to show cause the defendant ffenses:
AND GEOTION	NATURE OF OFFENSE CRIMINAL CONTEMPT	COUNT NUMBERS 1-3
imposed pursuant to the Sentence X The defendant is advised The defendant has been Open counts are dism The mandatory special a X It is ordered that the defe been paid.	of his/her right to appeal with found not guilty on count(s) a nissed on the motion of the Ussessment is included in the pundant shall pay to the United States	United States. Ortion of Judgment that imposes a fine. ates a special assessment of \$300.00 which has
It is further ORDER! District within 30 days of any of and special assessments important	ahanga at tekinence ui mum	notify the United States Attorney for this ng address until all fines, restitution, costs lly paid.
		Ianuary 26, 2006
		of Imposition of sentence
-	JOK Date A T	S/John Gleeson IN GLEESON, U.S.D.J. Por signature RUE COPY ATTEST PUTY CLERK

DEFENDANT:

JASON VALE

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IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of: <u>SIXTY (60) MONTHS ON EACH COUNT TO RUN CONCURRENTLY.</u>

X The defendant is ren	anded to the custody of the United States Marshal.			
	urrender to the United States Marshal for this District.			
	ll surrender for service of sentence at the institution designated by th	e Bureau of		
Prisons				
RETURN				
I have executed this Judgme	at as follows:			
Defendant delivered on	toatwith a certified copy of t	his Judgment		
	United States Marshal			
	<u>By:</u>			

DEFENDANT:

JASON VALE

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SUPERVISED RELEASE

Upon release from Imprisonment, the defendant shall be on supervised release for a term of: <u>THREE (3) YEARS ON</u> EACH COUNT TO RUN CONCURRETLY.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

While on supervised release, the defendant shall not commit another Federal, State, or Local crime and shall comply with the standard conditions that have been adopted by this Court (Seaforth on the following page).

The defendant is prohibited from possessing a firearm.

The defendant shall not illegally possess a controlled substance.

If this Judgment imposes a restitution obligation, it shall be a condition of supervised release that the defendant pay any such restitution that remains unpaid at the commencement of the term of supervised release. The defendant shall comply with the following additional conditions:

The defendant shall pay any fines that remain unpaid at the commencement of the term of supervised release.

THE DEFENDANT SHALL PARTICIPATE IN SUBSTANCE ABUSE TREATMENT WITH A TREATMENT PROVIDER AS SELECTED BY THE PROBATION DEPARTMENT.

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DEFENDANT: JASON VALE

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STANDARD CONDITIONS OF SUPERVISION

While the defendant is on probation or supervised release pursuant to this Judgment:

- The defendant shall not leave the judicial district without the permission of the court or probation officer;
- The defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 8) The defendant shall support his or her dependents and meet other family responsibilities;
- 5) The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training or other acceptable reasons:
- The defendant shall notify the probation officer within 10 days prior to any change in residence or employment;
- 7) The defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a Physician;
- 8) The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) The defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) The defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- The defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- 12) The defendant shall not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission of the court;
- As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT: JASON VALE

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REASONS FOR SENTENCE:

BOTH SIDES CONTEND THAT PRINCIPLES OF PROPORTIONALITY REQUIRES THE REDUCTION OF THE APPLICABLE SENTENCING RANGE, IN LIGHT OF THE FACT THAT THE OFFENSE OF CONVICTION IS CRIMINAL CONTEMPT, SEE U.S. v GRACIA, 755 F.2ND 984 (2nd Circ 1985). THE GOVERNMENT HAS CONSENTED TO A RANGE OF 63-78 MONTHS PURSUANT TO THOSE PRINCIPLES. AS MENTIONED AT THE SENTENCING, WERE I NOT CONSTRAINED AT THE INITIAL SENTENCING BY THIS REVISED RANGE, I WOULD HAVE IMPOSED A SLIGHTLY SHORTER PRISON TERM, WHICH I NOW IMPOSE ON REMAND.